

Signed: May 11, 2009

DENIED

The summons was served more than 10 days after it
was issued in violation of Bankruptcy Rule
7004(e). The Plaintiff must request the issuance
of a new summons and re-serve it timely.



THOMAS J. CATLIOTA
U. S. BANKRUPTCY JUDGE

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF MARYLAND
GREENBELT DIVISION**

IN RE: Michael N Amobi

* Chapter

Debtor.

* Case No. 08-13686

*

Serve: Adam M. Freiman

*

Sirody, Freiman & Feldman, PC
1777 Reisterstown Road, Suite 360E
Baltimore, MD 21208

*

Adversary Case No. 08-00661

Plaintiff,

*

v. Enterprise Rent A Car
PO Box 7327
, Gaithersburg, MD 20878

*

Serve:

*

Enterprise Rent A Car
205 Embassy Square Blvd
Louiseville, KY 40229

*

Resident Agent
Corporation Trust Incorporated
300 E Lombard Street
Baltimore, MD 21202

*

Defendant.

*

**ORDER OF DEFAULT JUDGMENT
TO COMPEL TURNOVER OF DEBTOR PROPERTY**

UPON CONSIDERATION of the Debtor/Plaintiff's *Second Amended Motion for Entry Of Default Judgment*, and any response thereto, and for cause shown, it is, by the United States Bankruptcy Court for the District of Maryland, hereby

ORDERED that the Debtor's *Second Amended Motion For Entry Of Default Judgment*, be and hereby is, GRANTED, and it is further

ORDERED that the Defendant, Enterprise Rent a Car, immediately release to the Plaintiff/Debtor, Debtor's Preferentially Transferred Funds in the amount of \$907.22.

IT IS SO ORDERED.

cc:
U.S. Trustee
Debtor's Attorney
Defendant's Attorney
Trustee
Defendant

